

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIAL NUMBER FILING DATE FIRST NAMED APPLICANT ATTORNEY DOCKET NO. M CHEMPLEX-3-05/15/95 SOLAZZI 08/440,644

13M1/0801

PLEVY AND ASSOCIATES P 0 BOX 1366 EDISON NJ 08818-1366

ALEXANDA	Miner
ART UNIT	PAPER NUMBER
1313	10
DATE MAUED.	

08/01/96

## Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

## **ADVISORY ACTION**

a) 🗌	is extended to run	or continues to run	from the da	te of the final rejection	
ь) 💢	expires three months from the event however, will the state	he date of the final rejection or as of the mutory period for the response expire later the	ailing date of this Advi	sory Action, whichever is lat the date of the final rejection.	ter. In no
	The date on which the responsary purposes of determining the	be obtained by filing a petition under 37 C onse, the petition , and the fee have been period of extension and the correspondin the date of the originally set shortened sta	filed is the date of the gamount of the fee. A	response and also the date t Any extension fee pursuant to	for the to 37 CFR
☐ Ar	opellant's Brief is due in accord	dance with 37 CFR 1.192(a).			
	oplicant's response to the final place the application in condit		een considered with th	e following effect, but it is no	ot deemed
1. 💢	The proposed amendments	to the claim and /or specification will not b	e entered and the final	rejection stands because:	
	a. There is no convincing presented.	showing under 37 CFR 1.116(b) why the	proposed amendment	is necessary and was not e	artier
	b. They raise new issues	that would require further consideration a	nd/or search. (See No	ete).	
	c. They raise the issue o	f new matter. (See Note).			
	d. They are not deemed appeal.	f to place the application in better form for	appeal by materially re	educing or simplifying the iss	sues for
	e. They present addition  NOTE: The proposed from the	a claims without cancelling a corresponding a corresponding to the cancel of the control of the		ieted claims. ith respect to the Lu encident	Le tap
2.	NOTE: The proposed or amende		ew issues w	ith respect to the	cancelling
2. [] 3. <b>[</b> ]	NOTE: The proposed or amende the non-allowable claims.  Upon the filing an appeal, the	lamendments raisen time that would re	ewissus w fund fund	ifh respect to the Lucy conscious to the constitution of the const	_
	Newly proposed or amende the non-allowable claims.  Upon the filing an appeal, the beas follows:	d claims would be all	ewissus w fund fund	ifh respect to the Lucy conscious to the constitution of the const	_
	NOTE: The proposed or amende the non-allowable claims.  Upon the filing an appeal, the beas follows:  Claims allowed:  Claims objected to:	d claims would be all e proposed amendment [] will be entered way.	ewissus w fund fund	ifh respect to the Lucy conscious to the constitution of the const	_
	Newly proposed or amende the non-allowable claims.  Upon the filing an appeal, the as follows:  Claims allowed: Claims objected to: Claims rejected:	d claims would be all	ewissus w fund fund	ifh respect to the Lucy conscious to the constitution of the const	_
	NOTE: The proposed of amende the non-allowable claims.  Upon the filing an appeal, the beas follows:  Claims allowed:	d claims would be all e proposed amendment [] will be entered way.	ewissus w fund fund	ifh respect to the Lucy conscious to the constitution of the const	_
	NOTE: The proposed of amende the non-allowable claims.  Upon the filing an appeal, the beas follows:  Claims allowed:	d claims would be all e proposed amendment [] will be entered when the world be all when the world be al	ewissus w fund fund	ifh respect to the Lucy conscious to the constitution of the const	_
3. <b>S</b> 2	Note: The proposed or amende the non-allowable claims.  Upon the filing an appeal, the beas follows:  Claims allowed: Claims objected to: Claims rejected: However;  Applicant's response ha	d claims would be all e proposed amendment will be entere would be all e proposed amendment some will be entere would be all est for reconsideration has been consideration has been consideration has been consideration.	ew issue we will not be enter	ifh respect to the Current Constitution of the chain of the claim of t	_
1. [∑] ec. (e.,	Newly proposed or amende the non-allowable claims.  Upon the filing an appeal, the as follows:  Claims allowed: Claims objected to: Claims rejected: However; Applicant's response ha	d claims would be all e proposed amendment [] will be entered when the proposed amendment [] will be entered whe	ed but does not overco	separately filed amendment red and the status of the clair	Le reme
1. [∑] ec. (e.,	Newly proposed or amende the non-allowable claims.  Upon the filing an appeal, the as follows:  Claims allowed: Claims objected to: Claims rejected: However; Applicant's response ha	d claims would be all e proposed amendment will be entere would be all e proposed amendment some will be entere would be all est for reconsideration has been consideration has been consideration has been consideration.	ed but does not overco	separately filed amendment red and the status of the clair	Le reme
1. D	Note: The proposed or amende the non-allowable claims.  Upon the filing an appeal, the beas follows:  Claims allowed:  Claims objected to:  Claims rejected:  However;  Applicant's response has a proposed.  The affidavit, exhibit or request to the proposed.	d claims would be all e proposed amendment [] will be entered when the proposed amendment [] will be entered whe	will not be entered but does not overcont shown good and sufficients.	separately filed amendment red and the status of the clair	Le reme